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14 15	Attorneys for Defendants, Musa Industries, Inc. And Mahsam Raza	
16	UNITED STATES DISTRICT COURT	
17	DISTRICT OF NEVADA	
18	MICHAEL ANTHONY MIKSA, an individual,	C N 2.22 00403 ODC DNIM
19	Plaintiff,	Case No.: 2:22-cv-00403- CDS-BNW
20	Vs.	STIPULATION AND ORDER TO EXTEND TIME TO FILE DEFENDANTS'
21	MUSA INDUSTRIES, INC., a California	RESPONSE TO PLAINTIFF'S FIRST AMENDED COMPLAINT
22	corporation; MAHSAM RAZA, an individual; and DOES 1-20,	[FIRST REQUEST]
23	Defendants.	
24	Plaintiff MICHAEL ANTHONY MIKSA	"Mikea") by and through his counsel of record, the
25	Plaintiff MICHAEL ANTHONY MIKSA ("Miksa"), by and through his counsel of record, the law firm McDonald Carano, and Defendants MUSA INDUSTRIES, INC. ("MUSA") and MAHSAM	
26	RAZA ("Raza"), by and through their counsel of records, the law firms Wilson Whitaker Rynell and Wiley Petersen (collectively, Plaintiff and Defendants referred to herein as "the Parties"), and pursuan	
27		his referred to herein as the Parties"), and pursuant
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to LR IA 6-1, submit the following stipulation to extend the time for Defendants to file responsive pleadings to Plaintiffs' *First Amended Complaint* [ECF No. 20] filed on March 30, 2022. The Parties have stipulated to an extension up to and including April 28, 2022. In support of the stipulation, the Parties state:

- 1. On March 3, 2022, Defendants removed this litigation to this Court [ECF No. 1].
- 2. On March 31, 2022, Plaintiff filed a First Amended Complaint [ECF No. 20].
- 3. Defendants' counsel requires additional time to respond to the *First Amended Complaint* due to the newly alleged claims and counsel's travel schedule around the Easter holiday.
- 4. Plaintiff's counsel has acknowledged and agreed to the requested extension and said extension will not impact any other litigation deadlines.
- 5. This is the first request to extend Defendants' deadline to file a responsive pleading to the *First Amended Complaint*.
- 6. The request for an extension of time to file a responsive pleading is not intended to cause any undue delay or prejudice to any party and is not made for an improper purpose.

The Parties stipulate that the deadline for Defendants to file their responsive pleadings 1 7. 2 to the First Amended Complaint shall be extended through April 28, 2022. 3 DATED this 7th day of April, 2022. 4 5 MCDONALD CARANO LLP WILSON WHITAKER RYNELL 6 /s/ Tara U. Teegarden /s/ Jennifer M. Rynell 7 RYAN J. WORKS, ESQ. JOHN T. WILSON, ESQ. 8 Nevada Bar No. 9224 Admitted to practice pursuant to Order TARA U. TEEGARDEN, ESQ. JENNIFER M. RYNELL, ESQ. Nevada Bar No. 15344 Admitted to practice pursuant to Order 2300 West Sahara Avenue, Suite 1200 16610 Dallas Parkway, Suite 1000 10 rworks@mcdonaldcarano.com eservice@wilsonlegalgroup.com tteegarden@mcdonaldcarano.com 11 Attorneys for Plaintiff WILEY PETERSEN 12 JASON M. WILEY, ESQ. Nevada Bar No. 9274 13 RYAN S. PETERSEN, ESQ. Nevada Bar No. 10715 14 1050 Indigo Drive, Suite 200B Las Vegas, Nevada 89145 15 jwiley@wileypetersenlaw.com rpetersen@wileypetersenlaw.com 16 Attorneys for Defendant 17 18 **ORDER** 19 IT IS SO ORDERED. 20 21 22 UNITED STATES MAGISTRATE JUDGE DATED: _ April 19, 2022 23 24 25 26 27

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